O. H. Douney, of Albion, Ind.

an acknowledged expert in mat-ters relating to advertising, pro-nounces The Washington Even-

ing Star one of the best six daily papers in the United States for advertisers' use, because--

to use hisown words -- "because it comes nearer to covering its field entirely than any other paper or earth."

Several Decisions Have Recently Be-

Published Before Promulgation.

the Unlawful Information—is

SUPREME COURT

The Constitutional Points took up the constitutional po ed, dwelling upon the fact that th tution required the apportionme irect taxes and uniformity in excises an

Justice Field's Dissent

was followed by Justice Field, who the first dissenting opinion, speaking low tone that contrasted noticeably

in the courts of the District of Columbia by one Moore to enjoin the commissioner of internal revenue from the collection of the income tax, while the other two were those

IN A SEA OF MUD.

Were Fired at a Mine Enginee in Westera Pennsylvania. SBURG, April S.—An attempt wa today by the railregd coal operator ak the strike of the miners of th, t, but up to noon the attempt ha a dismal failure. The Jumbo an

LATE NEWS BY WIRE

Demand for an American Military Officer in Hawaii.

TROOPS IN NEED OF A TRAINED LEADER

Recent Converts to the Annexation Movement.

SPECIAL ELECTION CALLED

SAN FRANCISCO, Cal., April 8.-Advice

now Drifted Over Thirty Feet Deep

White also delivered a dissenting opinion. It seemed, he said, that long dissents were a custom more honored in the breach than in the observance. He thought the court in its decision today had overthrown a long line of decisions and the uniform practice. The bull was, he said, a prayer for in junction of the trust companies from making its returns. The practice had been payment of a tax would not lie. It was an effort to accomplish by indirection what the statute of the United States forbids a man to be by dreep rocess.

The bull was, he said, a prayer for in junction of the trust companies from making its returns. The practice had been payment of a tax would not lie. It was an effort to accomplish by indirection what the statute of the United States forbids a man to be by direct process.

The bull was, he said, a prayer for in junction of the trust companies from making its state of the United States forbids a man to be by direct process.

The honor and Shipley mines of the Youghlocheny Gas and Coal Company recities of the court. He regretted that this line of decisions was to be overthrown for smalling an act of Congress hale he considered in the line of the former opinions.

He affirmed that Congress had as unlimited power of taxation as is exercised by any government in the world. He said the line of the former opinions are the process.

He said firmed that Congress had been that the process and the process of the court. He regretted that the process in the liption case, and in that case the judges practically decided a hundred years ago in the liption case, and in that case the judges practically decided a hundred years ago in the liption case, and in that case the judges practically decided a hundred years ago in the liption case, and in that case the judges practically decided a hundred years and those now under consideration of the validity of an inome tax stabilished. He could not see that there was a hair-s-breath of difference between those cases and those now under consideration of the validity of

A NEST OF THIEVES

The Police Raid Some Jackson City Resorts.

ONE ALLEGED BURGLAR CAPTURED

With a Man Arrested Here Charged With Safe Blowing.

COLLECTIONS OF TOOLS LEAKS

The Raid.

Equity Court No. 1—Judge Cox. core agt. Shoemaker; time to take tes-ony extended afteen days. Washington eficial Endowment Association agt imercial Alliance Life Insurance Com-

partice Pall of control policy in the particle Pall of the work however, and there was no many the pall of the work however, and there was no many the pall of the work however, and the was a work law of the pall of the work however, and the was a work law of the pall of the work has a work

BUSINESS HIGH SCHOOL.

When the next school year commences it squite probable that the Business High chool will be in a new home. The building, which will likely be used in a most important factor in the educational system of he District, is the one which is just now eing varated by the District Commission. For a week or so some of the school uthorities have been discussing the adaptility of useh a charge and my to the

Will Case.

Court of Appeals today Mr. J. C. representing the contestants in cest over the will of the late Maria

registered, 1114, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125, 1125,

FINANCE AND TRADE

Talk in Wall Street Regarding the Income Tax Decision.

THE PRICES WERE NOT INFLUENCED

Effect of Jersey Central's Lower Dividend.

GENERAL MARKET REPORTS

NEW YORK, April 8.—Speculative sen-iment was decidedly mixed this morning, wing to the uncertainty relative to the in-terme tax decision and the dividend on dersey Central. London's prices were prac-

FINANCIAL AND COMMERCIAL

